

REMARKS

Applicant appreciates the indication, in Paragraphs 4-5 of the Final Action of 20 SEP. 2006, that claims 6-8 are **allowed** and dependent claims 9, 10 and 16 contained **allowable subject-matter**. Claim 9 has effectively been **rewritten** in independent form by combining it into claim 1. Claim 10 has been **rewritten** in independent form by incorporating the wording of claim 1. Claim 16 has effectively been **rewritten** in independent form by combining it into parent claim 13. Claims 14-15, which recited limitations inconsistent with the subject-matter of claim 16, have been cancelled.

CONCLUSION

The claims, as now proposed, contain only subject-matter **already searched** and indicated to be allowable. No further search or substantial consideration is necessary. Therefore, entry of the amendment, and passage of the application to allowance, are solicited.

If the Examiner detects any remaining informalities which need to be corrected to place the application in condition for allowance, a telephone call to Applicant's counsel is invited.

Since 4 claims (nos. 1, 6, 10 & 13) are now independent, submitted herewith is a \$200 fee for the 4th independent claim, pursuant to Rule 16(h).

Only a one-month extension fee is believed necessary; if any additional extension **is** needed, kindly charge the necessary extension fee to our Deposit Account 23-0442.

Respectfully submitted,

/Milton Oliver/

Milton Oliver, Reg. No. 28,333
WARE, FRESSOLA, VAN DER SLUYS
& ADOLPHSON, LLP
PO BOX 224
MONROE, CT 06468
TEL (203) 261-1234
FAX (203) 261-5676
CUST # 004955
EMAIL: miltonoliver@ieee.org